

EXHIBIT 1

Gregory Barnett

From: Gregory Barnett [ggb@caseybarnett.com]
Sent: Thursday, August 09, 2007 3:30 PM
To: 'shipping@holyhouse.se'
Subject: Chiquita v. HolyHouse et al

Dear Sir/Madame:

Please find attached various information concerning a lawsuit filed against you in the Southern District of New York.

regards
Greg Barnett

9/11/2007

CASEY & BARNETT, LLC
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August 9, 2007

Via e-mail

Holy House Shipping AB
Kungsgatan 55
P.O. Box 1150
S-111 81 Stockholm, Sweden

Re: Chiquita & GWF v. MV Bosse etc., et al
07 Civ. 6786; USDC SDNY
Our File: 153-16

Dear Sir/Madame:

We represent Chiquita and GWF in the above mentioned matter and write to you to advise that a lawsuit has been commenced against the MV BOSSE, Bosse Shipping Ltd. and Holy House Shipping AB in the United States District Court for the Southern District of New York. We attach the Complaint for your review.

We also advise that pursuant to the *ex parte* order of maritime attachment and garnishment, your property was attached in New York as follows:

JP Morgan Chase - \$9,989.00 (August 7, 2007)

We provide the confirmation of attachment by JP Morgan for your review.

Lastly, we attach the Court's scheduling order for a preliminary conference (October 4, 2007) and A Notice of Suit and Request for Waiver of Service. We ask that you please execute the Waiver and send it back to the undersigned at your earliest convenience.

We look forward to hearing from you soon.

Very truly yours,
CASEY & BARNETT, LLC


Gregory G. Barnett

RAWLE & HENDERSON LLP



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August 8, 2007

Via Email: ggb@caseybarnett.com

Gregory G. Barnett, Esquire
Casey & Barnett, LLC
317 Madison Avenue, 21st Floor
New York, NY 10017

**Re: Chiquita International Limited and Great White Fleet Limited v. MS Bosse, et al.
S.D.N.Y. 07-6786
Our File No.: 444,218-371**

Dear Mr. Barnett:

Pursuant to a writ of maritime attachment served by you on behalf of Chiquita International Limited and Great White Fleet Limited on JP Morgan Chase, funds in the amount of \$9,989.00 being wired transferred through the Bank from Holy House Shipping AB were restrained on August 7, 2007.

Pursuant to Local Admiralty Rule B.2 of the Local Rules of Civil Procedure of the United States District Court for the Southern District of New York, please notify defendant of the restraint of these funds and provide the undersigned with confirmation of the notification.

If you have any additional questions regarding the restrained funds, please give me a call.

Very truly yours,

RAWLE & HENDERSON LLP

A handwritten signature in black ink, appearing to read "C.D. Buchholz III", is written over the typed name of the sender.

By:

Carl D. Buchholz, III
Lilian V. Philiposian

CDB/LVP/kg

cc: Mr. Norberto B. Bonga - **Email:** Norberto.B.Bonga@jpmchase.com
Ms. Johnette Reid - **Email:** Johnette.Reid@jpmchase.com
Teresa Goldberg, Esquire - **Via Email:** teresa.j.goldberg@chase.com

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK
UNITED STATES COURTHOUSE
500 PEARL STREET
NEW YORK, NY 10007

8/2/07

CHAMBERS OF
PETER K. LEISURE
DISTRICT JUDGE

RE: *Chigenta Int'l. v. MV Bosse*
07 Civ. 6786 (PKL)

This action has been assigned to Judge Peter K. Leisure for all purposes.

A preliminary pre-trial conference in this matter has been scheduled for
October 4 2007 at *10:00am*. The conference will take place in
COURTROOM 18-B at the United States Courthouse, 500 PEARL STREET.

PURPOSE

Case management and scheduling pursuant to Fed.R.Civ.P. 16.

To discuss settlement; explore and narrow issues for contemplated motions; stipulate to facts.

Attorneys who appear MUST have knowledge of the facts of the action; be authorized to settle; and to enter into stipulations.

IT IS THE RESPONSIBILITY OF THE RECIPIENT OF THIS LETTER TO
ADVISE ALL CONCERNED PARTIES OF ITS CONTENTS WITHIN FIVE
(5) DAYS OF RECEIPT.

RULE 26(f) REQUIREMENTS

The parties are directed to confer with each other at least twenty-one (21) days prior to this conference as directed by Fed.R.Civ.P. 26(f). Within fourteen (14) days after such conference, they are required to submit to the Court a written report outlining their proposed Discovery Plan.

SCHEDULING/ADJOURNMENTS

Scheduling matters should be directed to Ms. Eileen Chan, Courtroom Deputy. Messages should be left at (212) 805-0109.

CONFERENCES MAY NOT BE ADJOURNED WITHOUT PRIOR APPROVAL OF THE COURT UPON SHOWING OF GOOD CAUSE. CONSENT AND APPROVAL MUST BE OBTAINED FROM ALL PARTIES BEFORE CONTACTING THE COURT.